

## COURT OF APPEALS

SECOND DISTRICT OF TEXAS CHIEF JUSTICE

TIM CURRY CRIMINAL JUSTICE CENTER 401 W. BELKNAP, SUITE 9000 FORT WORTH, TEXAS 76196-0211

TEL: (817) 884-1900

FAX: (817) 884-1932

www.txcourts.gov/2ndcoa

CLERK DEBRA SPISAK

CHIEF STAFF ATTORNEY LISA M. WEST

GENERAL COUNSEL CLARISSA HODGES

September 30, 2019

Joseph W. Spence Assistant District Attorney Tim Curry Criminal Justice Center 401 W. Belknap St. Fort Worth, TX 76196 \* DELIVERED VIA E-MAIL \* Lisa Mullen 3149 Lackland Rd., Ste. 102 Fort Worth, TX 76116 \* DELIVERED VIA E-MAIL \*

RE: Court of Appeals Number: 02-18-00434-CR

Trial Court Case Number: 1548964R

Style: Robert F. Hallman

v.

BONNIE SUDDERTH

ELIZABETH KERR

DABNEY BASSEL

DANA WOMACK

MIKE WALLACH

J. WADE BIRDWELL

JUSTICES LEE GABRIEL

The State of Texas

This appeal has been removed from its present submission date. The case has been **RESET** for submission with oral argument on Wednesday, October 30, 2019, at 1:30 PM, before a panel consisting of Chief Justice Sudderth, Justice Womack, and Justice Wallach, in the courtroom of the Court of Appeals for the Second District of Texas, which is located on the 9th floor of the Tim Curry Criminal Justice Center. This panel is subject to change. See Tex. R. App. P. 39.8. You can find the court's case submissions on our website at <a href="http://www.search.txcourts.gov/Submission.aspx?coa=coa02&s=c.">http://www.search.txcourts.gov/Submission.aspx?coa=coa02&s=c.</a>

Shortly before the scheduled argument time, all attorneys who will be arguing must check in with the clerk in the courtroom and tell the clerk how much time is needed for argument.

The court limits oral argument to fifteen minutes per side and an additional five minutes for appellant's rebuttal. If you tell the courtroom clerk that you will need less

02-18-00434-CR September 30, 2019 Page 2

than this time to argue, you cannot change your mind during the course of oral argument. If you plan to ask for additional time—which must be done in advance—see Local Rule 4.B for instructions.

**NOTE**: Under Local Rule 4.D, any party choosing to waive oral argument must notify the court and all parties at least seven days before the scheduled submission date. Otherwise, counsel must appear at the time set for oral argument.

Because this court digitally records its oral arguments and makes them available to the public on its website, you must disguise all references to people or details that could identify any minor children involved in the case. Any party desiring that the oral argument should not be uploaded to the court's website must file a motion requesting that relief.

Respectfully yours,

DEBRA SPISAK, CLERK

Debra Spisak

By: Shoshanna Cordova, Deputy Clerk